Names invariably discontinued at expira VOLUME XLIII.

FOR THE CLARION.] THE NEW CODE.

No. 16. CHAPTER 64. COSTS.

SECURITY BEFORE SUIT Shall not be required in any case, if the Code of 1871, with two exceptions. In the plaintiff or complainant will pre-pay the 5th cause strike out those troublesome to 1469 inclusive, Code 1871: fees for filing the declaration or bill, docket- words, "or give an unfair preference to some ng the case and the issuance and execution of them."

AFTER SUIT COMMENCED,

is required only to make affidavit, based state." § 2415. upon his belief, that the plaintiff can not be prode to pay the costs. \$ 2360.

able to pay the costs." The party might be ticle No. 7. able, yet, by reason of his exemptions, the the peressity for this amendment.

REPORE A JUSTICE OF THE PEACE When security for costs shall be required, it chancery clerk, who shall, after taking bond, shall be given within ten days. 2 2362. A DEPOSIT OF MONEY

g. 1236/4.

NEITHER THE STATE,

Nor any county or incorporated town or charitable institution incorporated and county, or town officer, sueing in his official required. § 2419.

ANY CITIZEN OF THE STATE taking the following affidavit:

am about to commence, and that to the being summoned. § 2423. heat of my belief, I am entitled to the re-dress which I seek by such suit." 4 2368. This affidavit may be filed after the suit is communed, or at any time in response to

an application for security. 9 2369. The court may dismiss such suit, if satis- page 193. find that the affiliavit is probably untrue,

PENECUTORS AND ADMINISTRATORS. Shall be personally liable for the fees which of 1871. 2 2429. ference to all other demands."

AS BETWEEN DEFENDANTS been readered, there may be a taxation and

to either party, or divided, as may appear party to whom the difference may be due.

If a party appeals from a judgment in his IF A SET-OFF IS ESTABLISHED,

plaintiff may obtain judgment for a balance

IN ANY CASE NOT PROVIDED FOR, The court may make such order as to the party may be protected against being taxed

"It shall be the duty of the clerks of the judgment, but such appeal shall preserve circuit and chancery courts, and of the the attachment in full force, to await the sheriff of each county, to post in a conspicu- result of the appeal." ous place in his office, a copy of the bill of This section does not require that failure to do so, he shall not be entitled to the appeal.

In addition to the sections above noticed, or before the return day of the attachment all existing provisions relative to costs in or before any order of non pros. be taken, and the defendant shall plead thereto, as in other cases are continued in force, and arti-

a suit will probably be entitled to take out copies of any pleadings or papers filed by his adversary, and have the fees therefor , taxed in the general bill of costs.

retainer before the first of November.

from chapter 86 of the Code of 1871.

CHAPTER 67-ATTACHMENT, THE GROUNDS OF ATTACHMENT Are the same as prescribed by § 1420 of the

of summons. Amendment to § 571, Code The other change consists in the addition holding them, shall sell them to the highest of a new cause as follows: "4. That he contracted the debt or incurred the obligation in conducting the Security may be required as provided by business of a ship, steamboat or other water \$ 572. Code 1871, except that the defendant | craft in some of the navigable waters of this |

This new cause of attachment was perhaps intended to give effect to chapter 55 of The owner of such goods may replevy the Under the law as it now is, the affidavit Craft See comments on that subject in armust state that the plaintiff "will not be Craft. See comments on that subject in ar-

THE AFFIDAVIT

issue the writ. ≥ 2415-2418.

May be made as security, which may be is omitted. This works a very material on as a surety; and the court or judge may increased by order of court when necessary. change. The creditor, under the new law, order process to seize the property anew. may allege several grounds, and sustain the | 2 2465. attachment upon proof of either.

require the garnishee summoned to answer in writing, under oath. "And a summons May sue without giving security, upon of garnishment may be issued to any coun-

payerty, I am not able to pay the costs or to bind money or effects of the debtor comgive security for the same, in the suit which ing into the hands of the garnishee after

4 1438, Code 1871, which authorized the officer to demand a bond of indemnity be- 2476. fore serving a writ of attachment, is omitted. This section was repealed. Laws 1878, but was omitted from the revision of 1871.

PLEA IN ABTEMENT or that the cause of action is frivolous or May be filed by the defendant traversing the grounds of attachment, and a trial shall be had substantially as directed by the Code

accrue in their administration of the estates The defendant may give evidence of in their hands, and the assets in their hands "actual damages" sustained by reason of the causes assigned for an attachment. shall be chargeable with such fees, in pre- issuance of the attachment. If the issue be decided in his favor, the attachment shall

the extent of paying costs, and enable the by the defendant as a payment, in the same At whose instance costs have account, may be compelled to pay the same by execution, a trial on the merits, judgment shall be in after return of "no property" as to the favor of the defendant, without his having Against whom a judgment or decree has favor. If the plaintiff shall recover in the against the plaintiff for damages and costs, the greater recovery shall be credited with the sum of the smaller, and judgment shall From a justice court, the costs may be taxed be rendered by the court in favor of the

ACTION PROCEEDED WITH.

"8 2434. If the issue on a plea in abatefavor, and fails to recover a larger amount, he shall pay the costs of the appeal. § 2384. ment shall be thereby discharged, and all property seized under it, and all persons mmoned as garnishees shall be released The defendant shall recover of the plaintiff from it, but the action, unless dismissed by the costs of maintaining it, although the respects, as if it had been an ordinary action in its commencement, and the costs accruing in it, after the trial of the issue on the plea in abatement, shall abide the result of such action."

ATTACHMENT PRESERVED BY APPEAL. "5 2435. If the plaintiff, within five days after the expiration of the term of the with the costs of an excessive number of court at which judgment is rendered dis-

fees which he is entitled to receive, and on supersedeas bond should be given to obtain

§ 2441. The declaration may be filed on and zablishing a small farm?"

state. In addition to this ground, under the new Code, the 5th, 7th, and 8th causes specified in § 2415, may be assigned. In ease of a debt not due, the necessity of an uttachment based upon the fraudulent consultation.

the attachment suit."

PERISHABLE PROPERTY SOLD.

\$ 2462. When goods and chattels levied upon, under an attachment, are in danger of immediate waste and decay, the officer bidder, for cash, after a written notice, posted at three public places, in the super-visor's district where the goods may be, for two entire days before the sale; or on such other or shorter notice as the nature of the goods may require; the proceeds of such sale shall be held by the officer, to abide the result of the suit, unless replevied.

money shall represent the goods. costs could not be collected by law. Hence May be made by the creditor, his agent, or erty seized under execution or any other

INSUFFICIENT BOND.

In lieu of 3 1441, Code 1871, it is provided that if the officer shall take an in-1422, Code 1871, requiring a conjunct sufficient bond from the defendant or gar- anywhere. There is a good field here for Republic, Winfield Scott Hancock, and with tive statement of the grounds of attachment, nishee, he shall be liable to judgment there-JUSTICES OF THE PEACE

Shall have cognizance of attachments. The notice to an absent defendant shall

month. § 2472.

The defendant may file an affidavit was wrongfully sued out or not. § 2474.

dispense with the rules of strictness as to the mode of procedure laid down by the they are specially adapted by climate, soil, they are specially adapted by climate, soil, attack the enemy at once and furiously the party who urge his election?

Sabine Pass, Sept. 8—9 F. M.

Significant for which each land is best adapted.

Our seacoast lands are generally poor, but they are specially adapted by climate, soil, of the engineer corps, attack the enemy at once and furiously wherever he is found:

Sabine Pass, Sept. 8—9 F. M. statute. Its obvious meaning is that the and commercial facilities for the cultivation ment of this distinguished and pious exfacts of a case are to receive a liberal or favorable construction in support of the discourses from Sabbath to

In such eases the chancery clerk may be decided in its involved structure on the discharged and judgment entered on the sizes. Sixteen of the Lord before his sizes. Sixteen of them inside the bar; at 7 this state, are omitted from the new Code; but this will probably not affect the right one an appropriate hiblied phrase, he is

officers of court to collect their fees as they action, or in any other suit on this same cause of action on which the attachment are due.

The Code of 1880 being now obtainable too, but in all sincerity, I would rather was sued out. No execution shall be issued by all who desire it, on application to the "scratch a poor man's back," eat a hard on such judgment until after the dismissal Secretary of State, these articles will be crust, and throw a fisherman's net on this proceeds ;

Jackson, Sept. 15, 1880.

Correspondence of THE CLARION.] THE MISSISSIPPI SEASHORE. Another Seashore Letter-Sheep an

Sheep Walks - Cattle and their Kanges Cheap Lands-Good Speculations A Bonanza for Brains-More Again Perhaps. BAY ST. LOUIS, August 30, 1880. Though only a few days have passed since

SUMNER COUNTY, MISS., Aug. 24, 1880.

climatic effect on super brought from this country there? What are young gattle worth per head? What would be the cost of 500 acres of land, suitable for grazing you all about it, when I see you, but I ration and respect—a man that is loved and

will cases are continued in force, and articles 2 to 10, inclusive, pages 149-50, Code
1857, are re-enacted.

Under § 2387 of the new Code, a party to

under § 2387 of the new Code, a party to

a wilderness, and our cattle have only to swim fifty or one hundred yards across East Pearl river, and they are on Honey Island.

several miles apart cometimes ten miles lish Central Club of this city to my worthy from house to house. This is the best sheep | veteran friend Judge Downs and myself to Another gentleman, a lawyer, asks if there able and competent to discharge this deis a good prospect here for a lawyer. Well, lightful duty than myself had not been ton, Texas: that depends on the kind of lawyer who chosen. While I express this regret in all comes here. There is room and a hopeful sincerity, I desire it to be distinctly under-

can neither be cheated nor bullied. and after such sale, the money shall represent the goods.

A similar provision is made in other parts

A similar provision is made in other parts of the Code in reference to perishable property seized under execution or any other But a good lawyer can take care of himself the position of Chief Magistracy of the

And now, having answered all inquiries, and plenty. It would be a work of super I will close this letter by some general re- erogation should I attempt, in the brief frantically rush. I wish to induce immibe sent by mail to the post office address of gration here, but I do not wish to mislead, or deceive immigrants to their disappointtry the question as to whether the same dence which intends that all the world shall the detection of fraud, the advancement of opportunities. Some men succeed every soil and elimate of Onio are inguly adapted to the growth and development of Stalwart Radicalism, but I venture to assert that to produce two Presidential impostors in ro-

days run (by rail) of Chicago, within three Sabbath the sublime doctrines of the Trinidays of New York, and in a few mouths, ty-the immaculate conception, future re-

and the blessings of wealth. I love money, seacoast, and enjoy my health and sleep, than to own, and live on the richest cotton or sugar plantations in any malarious region, field is in no wise worthy of your confidence and have my bones aching and my teeth chattering with fever and ague, and tossing about the bed through sleepless nights, with an engorged liver, a palled appetite, and a

ruined digestion. But there are exceptionably good opportunities here for making money, even "big bribery. Time will not be allotted me to money." Many men here have grown investigate and expose further, the characindependent or rich, since the war. I heard an old man recently regretting the great Electoral Commission fraud, and that he had lost, or rather missed, a fortune, his double dealing respecting the Marshal's by not planting 1,000 or two of pecan trees, Bill. These questions, I trust, will be properly years ago. The yield of a good pecan tree handled by my able and worthy colleague, is \$15 a year, and they grow here as well as Judge Downs. I shall only allude briefly anywhere. Greedy old man! He is now to one other public act of this boasting a cattle king and rich enough without the demagogue and hypocrite, and dismiss him

cannot write it.

court, and his proficiency is to be examined in open the applicant is to be examined in open court, and his proficiency is to be passed upon by the court reasonable satisfaction," and to said section add: "the pay and miless of a gipror, and in exceptional learning and the authority to grant a temporary license is revoked. § 2396.

The object of these changes is to elevate the standard of professional learning and fines.

COMPENSATION OF GARNISHER.

In § 1454, Code 1871, strike out the words, "by the court reasonable satisfaction," and to said section add: "the pay and miless for gipror, and in exceptional cases rendering it proper, the court may allow the garnishee reasonable compensation of the discussion came from my heart. I said, there is the foremost American of his time, and the out I wrote him upon that court; and the authority to grant a temporary license is revoked. § 2396.

The object of these changes is to elevate the standard of professional learning and fines.

Compensation of Garnisher.

We have several citizens here who came for may heart. I said, there is the foremost American of his time, and the out words, "by the court reasonable satisfaction," and the satisfaction," and the satisfaction of his time, and the number of his time, and the number of his time, and the number of his time, and the restance of his time, and the number of his time, and the inalienable rights of persons, must be cock as a Presidential candidate?"

Who was his successor? An is said, there is the foremost. Who was his successor? An is using if like the object was the occasion of the foliar remaining diseases.

Com. LEON SMITH'S OFFICIAL', REPORT.

Capt. E. P. Turner, A. A. Gen.:

Said, there is the foremost. Who was his successor? An is using in time of his time, and the inalienable rights of persons, must be coat, the suthorishing—I and the inalienable rights of persons, must be co

Section 2254, Code 1871, is amended by striking out the words, "except in criminal cases." \$2408.

Subject to the changes here indicated, the whole law relating to attorneys as embraced in the Code of 1871, is adopted by the more comparable to the changes here indicated, the whole law relating to attorneys as embraced in the Code of 1871, is adopted by the more code.

With some slight change in the verbiage, the law of the Code of 1857 on this subject.

With some slight change in the verbiage, the law of the Code of 1857 on this subject.

Section 2254, Code 1871, is adopted by the change in the verbiage, the law of the Code of 1857 on this subject.

Section 2254, Code 1871, is adopted by the changes here indicated, the whole law relating to attorneys as embraced in the Code of 1857 on this subject.

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With some slight change in the verbiage, the law of the Code of 1857 on this subject.

Section 2254, Code 1871, is adopted by the changes here indicated, the whole law relating to attorneys as embraced in the Code of 1871, is adopted by the change in the verbiage, the law of the Code of 1857 on this subject.

CHAPTER 66—ARRITRATION AND AWARD.

With some slight change in the verbiage, the law of the Code of 1857 on this subject.

Section 2554, Code 1871, is amended by the attachment is defeated, can the plaintiff proceed with the action in personant to the part of \$2434.

Subject to the changes here indicated, the whole law relating to attorneys as embraced in the Code of 1857 on this subject to the changes are indicated, the whole law relating to attorneys as embraced in the Code of 1857 on this subject to the changes are indicated.

Subject to the changes are indicated, the with the action in personant to the prevent of the with their smiles, this government to the prevent of the

THE CANVASS!

It will not be possible for me to presen

ter of James A. Garfield as he appears in

Turning to the Democratic candidate,

Col. Handy said:

and English Club at Canton.

Houston (Texas) Post.] The following letter from Hon. Jefferson Davis, ex-President of the Southern Confed

> BEAUVOIR, Harrison Co., Miss. June 13, 1880.

who held the fort, and did more, consider-ing their force and armaments, than ever vancing on the fort, the enthusiasm of the one or two strong lawyers, and I will wel- this happy consummation will dawn the illennium of political peace, prosperity men did elsewhere.

Your friend, JEFFERSON DAVIS. The following, bearing on the above fight, was compiled by Dan. F. Morton, of Houston, a former member of the Davis Guards: for nearly four long years by his Fraudu-lency Rutherford B. Hayes, will soon be vacated. It is not soon be

> roaches to this point, two of them inside the bar.

was received The enemy opened fire at 6:30 this mornng, from two steamers. After firing twentysix shots they withdrew. Fort Grigsby rejudicature in the most liberal manner for more upon personal qualities than upon despoiled by Radicalism and Fraud? The plied to them. The enemy have at present the detection of fraud, the advancement of opportunities. Some men succeed every- soil and climate of Ohio are highly adapted six steamers inside the bar and twenty-six Guards, that the above is in substance con

SABINE PASS, Sept. 8-9 F. M. Editor Telegraph :

This is a very just and proper provision. It will compet executors and administrators to be prompt, at least to the extent of paying costs, and enable the law of paying costs, and enable the law of proper provision. It will compet executors and administrators to be prompt, at least to the extent of paying costs, and enable the law of God and man, and these of such creditors to avail themselves of the advantages we have a pleasant climate at advantages we have a pleasant climate at to use an appropriate biblical phrase, he is politically and morally "in the very gall of bitterness and the bonds of iniquity."

And with an these of such creditors to avail themselves of the politically and morally "in the very gall of bitterness and the bonds of iniquity."

And with an these of such creditors to avail themselves of the politically and morally "in the very gall of bitterness and the bonds of iniquity."

And with an these of such creditors to avail themselves of the politically and morally "in the very gall of bitterness and the bonds of iniquity."

And with an these of God and man, and to use an appropriate biblical phrase, he is advantages we have a pleasant climate at all seasons, long life to those who take care of bitterness and the bonds of iniquity."

Burbridge, 41 Miss., 622. field is in no wise worthy of your confidence and support. On the first count I have introduced his prominent political associates, who allege him guilty of perjury in the Credit Mobilier transaction. In the second count, I have endeavored to show by incontestable proof, that he has been guilty of bribery. Time will not be allotted me to investigate and expose further, the characteristic of them to the duties of his calling, who stands to the service of the government which trained have been deavored to show by incontest many that the first count I have endeavored to show by incontest many the first count I have endeavored to show by incontest many the first count I have endeavored to show by incontest many the first count I have endeavored to show by incontest many the first count I have endeavored to show by incontest many the first count I have endeavored to show by incontest many the first count I have endeavored to show by incontest many the first count I have in the first count I have in the first count I have in the third went off badly crippled. The field inside then put outside the bar, leaving in possession of the gallant men of the field, but is so imbued with his life; one who glories in the victories of the government which trained him to the duties of his calling, who stands to the service of the government which trained him to the duties of his calling, who stands to the service of the government which trained him to the duties of his calling, who stands to the service of the government which trained him to the duties of his calling, who stands to the duties of his calling to the duties of the government which trained him to the duties of the government which trained him to th besides capturing Commodore Crawford, commanding the Federal fleet. The Davis Guards, under the command of Lieutenant R. W. Dowling, won lasting honors for themselves and their country; not a man of the fathers, the fruits of his own experi-

> "BEAUMONT, Sept. 9-1 P. M. Prisoners captured yesterday have arrived here. There were over fifty men killed and wounded on the Sachem and Clifton."

HEADQUATERS DISTRICT OF TEXAS,) NEW MEXICO AND ARIZONA, HOUSTON, TEXAS, September 9, 1863.

Another glorious victory has been won by the heroism of Texans. The enemy, confident of overpowering the little garrison at Brookhaven Democrat.] Sabine Pass, boldly advanced to the work of with the cours of an excepted the terms of the wines summoned by his adversary.

With the cours of an excepted the terms of the wines and accepted the terms of the country, and I think it likely that the field, examined it for yourself, and taken property be released therefrom by such a property be released therefrom by such a likely the title attachment of the country, and I think it likely that the field, examined it for yourself, and taken property be released therefrom by such a crippled condition, while two others, the immigrants.

Will you be so kind as to answer the field, examined it for yourself, and taken property be released therefrom by such it was, but to look hopefully to the future of the country, and I think it likely that the field, examined it for yourself, and taken property be released therefrom by such it was, but to look hopefully to the future of the country, and I think it likely that the field, examined it for yourself, and taken property be released therefrom by such it was, but to look hopefully to the future of the country, and I think it likely that the field, examined it for yourself, and taken property be released therefrom by such it was, but to look hopefully to the future of the country, and I think it likely that the field, examined it for yourself, and taken property be released therefrom by such it was, but to look hopefully to the future of the country, and I think it likely that the field, examined it for yourself, and taken property be released therefrom by such it was, but to look hopefully to the future of the field, examined it for yourself, and taken property in the field, examined it for yourself, and taken property in the field, examined it for yourself, and taken property in the field, examined it for yourself, and taken property in the field, examined it for yourself, and taken property in the field, examined it for yourself, and taken property in the field, examined it for yourself, and taken property in the field, examined it for yourself, and taken property in Clifton and Sachem, with their armaments her she could do, provided neither of two so?" he demanded. and crews, including the commander of the men whom he named accompanied her when fleet, surrendered to the gallant defenders she came after the clothes. She went to the "Perfect?" Rather too perfect to suit me, " of the fort. The loss of the enemy has residence of Mr. John is Hourman whose growled Lennox. "To morrow I shall see been heavy, while not a man on our side has | wife was a cousin of Mrs. Owens, and on more of Nannie," he thought.

"hie to bear arms to bring his guns or arms, it and se gone. Neither Mrs. Owens or jealousy, pride and despair

The solution of the transport of the state of the possible of of the country was in their hands, and nobly they sustained it. Every man stood at his post regardless of the murderous fire that was poured upon them from every direction. The result of the battle, which lasted from 3:30 to 5 P. M., was the capturing of the Clifton and Sachem, eighteen heavy guns, 150 prisoners, and the killing and wounding of fifty men, and driving outside the bar the enemy's fleet, comprising twenty-three

I have the honor to be rous obd't sev't, LEON SMITH, Comd'g Marine Dep't of Texas.

The court martial now in session in Gal-veston, of which Major Menard is president, THE BATTLE OF SABINE PASS. THE IMMORTAL FORTY-TWO.

Davis' proclamation, a general amnesty and his hand. pardon of all prisoners confined in guard-FULL ACCOUNT OF THE BATTLE IN WRICH THE ENTIRE FEDERAL FLEET WAS REthroughout the district of Texas, New Mexi-PULSED BY FORTY-TWO MEN.

MAJ. GEN. J. B. MAGRUDER. EDMUND P. TURNER, A. A. G. eracy, was received by a prominent mer-An editorial in the Telegraph of the same "How do, Lennox? Come up and have

late, thus confirms the reports of the small number of men in the fort :

"There was one fact connected with the brilliant affair at Sabine Pass, which has DEAR SIR-I have never been able to get not been mentioned for prudential reasons, and while n account of the defense of Sabine Pass, but as it apears in Commodore Smith's rean account of the defense of Sabine Pass, where a single company defeated the expedition under Major General Franklin. A friend, however, has written that Mr. E. H. Cushing, of your city, has "complete files of the Telegraph during the war," and that they contain "full reports, both official and from correspondents, of the Sabine Pass affair."

but as it apears in Commodore Smith's report, which comes to us with authority to publish, need no longer be concealed. It is that the entire strength of Fort Grigsby in the engagement was six small cannon, forty-two men and two officers, all told. These men resisted an onslaught of five gunboats, with thirty guns, at close quarters and several more at a greater distance, for one hour "Nannie, you should have been a boy," affair."

Would you get some reliable copyist to make copies of the official reports and any We are proud to say that these gallant Irishcommunication throwing additional light on the fight. It is so remarkable, indeed marhave in this victory achieved the greatest what made you, dear?" with a fond giance velous, that it should be perpetuated as a feat of the war, surpassing even the recapmilitary event, honorable to the brave band ture of Galveston. Another fact worthy of "Because you're so swe

> and anxious to meet the foe. A few days after the battle, each man that participated in the fight was presented with a silver medal inscribed as follows: On one side D. G. for Davis Guards, and on some respects.'

Capt. Odlum and Lieut, R. W. Dowling giving her curls a toss backward went and Six federal steamers are sounding the ap- have gone to that bourne from whence no sat down traveler returns, and but few members of the heroic band are in the land of the living, curls, and dress your hair as other girls do

[Note by the Editor of the Post.] We learn from a conversation with Mr. Jack White, now on the police force in this rect, and from him we glean a few particu-This provision was in the Code of 1857, but was omitted from the revision of 1871. It is important to note its re-enactment. The section was probably not intended to dispense with the rules of strictness as to lars of that eventful fight which are not in jor-General Magruder for instructions and had received orders to evacuate and blow up the fort and to retreat on Taylor bayou. The ball is again opened in Texas. We Odlum transmitted these orders to Dowling have met the enemy and they are ours. Yes who laid the matter pefore the company,

weary, entered the hotel where his sister's A Soldier's Tribute to a Soldier. Vicksburg Commercial. Gen. Edward C. Walthall, one of the bravest Here follows a caustic review of Gar. fields Credit Mobilier and De Golyer transactions. After which the speaker transactions. After which the speaker proceeds:

I trust, fellow-citizens, that I have now proven to your satisfaction that Mr. Garbield is in no wise worthy of your confidence.

Shot and shell at the fort, one coming up one channel and two the other. So soon as they were within close range of all our guns, the fort opened on them, and within half an hour a cloud of steam was seen to rise from two of them, and then the white flag was fineld is in no wise worthy of your confidence.

Shot and shell at the fort, one coming up one channel and two the other. So soon as they were within close range of all our guns, the fort opened on them, and within half an hour a cloud of steam was seen to rise from two of them, and then the white flag was fineld is in no wise worthy of your confidence.

> them hurt or a gun dismounted, and all ready and anxious for another fight. The prisoners captured say there is 10,000 men on board their vessels." convictions neither to the clamor of the multitude nor the demands of power-a wel poised, incorruptible, just man, beyond the reach of flattery or of fear, who looks down on time servers and intriguers, and would scorn to scheme for honors or for office, but shrinks

uphold the law." Particulars of the Franklin County is this?" Assassination.

Owens bade his wife to leave they turned found her for a moment alone, "how long is Capt. F. H. Odlum's official report to their horses and rode off. They had this to last?"

Capt. Mills, was received September 9, 1863. not gone far when Bourman looked back "I believe you wished me to come here to di a sbatement, he shall mot pleast to the action until the issue made by the plea in abatement has heen disposed of."

GARNISHMENT; SERVICE.

It shall not be necessary to furnish a gar-nishee with a copy of the write notice that the integration of the state of the ment. It shall be read to him, if he requires; ment. It shall be read to him, if he requires if the dead of the shall be informed, by written notice if the dead of the shall be informed, by written notice if the dead of the shall be informed, by written notice if the dead of the shall be informed, by written notice if the dead of the shall be informed, by written notice if the dead of the shall be informed, by written notice if the dead of the shall be informed, by written notice if the dead of the shall be informed, by written notice if the dead of the shall be read to him, if he requires; as garnishees, shall be safficient, 2 2443—4.

A return of "summoned" certain persons

A return of "summoned" certain persons

A return of "summoned" certain persons

W. Y. Express.]

HEADQUARTERS, SABINE PASS, Sept. 9, 1868.

Sept. 9, 1868.

HEADQUARTERS, SABINE PASS, Sept. 9, 1868.

A lim. Bourman jumped from his the elegance of society, "she said, colidy. Capture of a spin, the whole load of selling, he wishes to dange of the south in the state in those of several dead of selling, he wishes to clause the said. The fact that a man wishes to clause the spin of the south, he said the secure to solve the said. The fact that a man wishes to clause the secure to solve the said. The secure to angry word or any trouble whatever previous to the shooting. Bourman leaves a ply.

Owens has been arrested.

wife and child to mourn his loss.

Layering Shrubs.

girl, nineteen years of age, named Mary Lou. Campbell, suicided here early this morning, by taking morphine. About three Vicksburg Commercial.)
months ago she was wedded to a man named On the whole, the outlo Pearson. He was already married.

THE greatoess shows itself in ignoring, or quickly forgetting, personal injuries, when meaner natures would be kept in unrest by them. The less of a man one is, the more be makes of an injury or an insult. The least shadow intercepts, while adversity is more of a man he is, the less he is disturbed often as the rain of Spring.—Chinese Proby what others say or do against him with- verb.

THE election of Hancock means peace; the election of Garfield, strife.

TERMS OF ADVERTISING SPACE. | LW. | 2W. | SW. | SW. | SAC | P. M. p. 1 Three in. 3 00 5 00 7 00 9 00 15 00 25 00 00 00 Four in... 4 00 6 00 9 00 12 00 20 00 35 00 60 00 Five in... 5 00 7 50 12 00 15 00 30 00 50 00 75 00 NUMBER 38 Special, or local notices, 20 cents per line

A LESSON IN LOVE.

is hereby dissolved, and in consequence of the brilliant victory at Sabine Pass, and in bastened up the green lane to the wide, old-Lennox Ray sprang from the train and accordance with the spirit of President fashioned farmhouse, carrying his value in

"I wonder if Nannie got my note and is houses, or under arrest, is hereby proclaimed looking for me? Halloa!" This last exclamation was drawn from co, and Arizona, subject to such exceptions Ray's lips by a cherry, which coming from as the commanding officers of the sub-dis- above somewhere came into contact with his tricts present for the consideration of the Major General commanding the district. old cherry tree, and looking down at him with dancing eyes and brilliant cheeks, was

> some cherries " was her mischievous greet-"Nannie! Is it possible " exclaimed Len-

And while Ray looked on in stern disap-

"Nannie, you should have been a boy," "I wish I had! No I don't either; for then

"Because you're so sweet, darling," an-

nen knew no bounds, and all were ready off those hoydenish ways, and be more dig-"Like Miss Isham ?" asked Nannie. "Miss Isham is a very superior woman

and it would not hurt you to copy her in Two tears sprang into Nannie's eyes at his tone. They went in the parlor, and Ray

"I wish you would put up those flyaway Your manners need polish, my dear. I came down to tell you that my sister Laura is making up a party to visit the noted watering places, and she wishes you to be one of

"Are you going?" asked Nannie. "No, my business will not allow it; but

"But don't send me away," she pleaded. "It is for your good, Nannie, and you must be content to go. Will you?" The supper bell rang at this instant and Nannie, hastily answered, "Yes let me go, Lennox," and ran out of the room, and up

party were stopping. "Why Lennox, you bure?" said she. "Yes. Where is Nannie ?" "She was on the piazza talking with a French count a moment ago. Ah! there she is by the door,"

whose hair was put up over a monstrous chignon, and whose lustrous robes swept the floor for a yard, his own little Nannie of three months ago.

"O, Nannie! are you glad to see me?" said Lennox, feeling that his heart was chilled within him. "O, to be sure, Mr. Ray, quite glad. Alow me to present my friend, the Count de-Beaurepaire. Mr. Ray, Monsieur."

Lennox hardly designed to bow to the Frenchman, and offered his arm to Nannie. "Thanks-but the music is beginning and promised to dance with Mr. Blair.

"But afterwards?" said Lennox, the chill "But I am engaged to Mr. Thornton."
"What then?" demanded Lennox, with a

"Good heavens! Nannie, what affectation She favored him with a well-bred stare. "Pardon, I do not understand you?" Joseph Owens, of Franklin county, had a And taking the arm of her escort quarrel with his wife and ordered her to walked away with the air of an empress. And taking the arm of her escort she Lennox sought his sister.

been killed or wounded. Though the chemy Monday morning Mr. Bourman accompanied has been repulsed in his naval attacks, his land forces, reported as 10,000 strong, are Owens told his wifethat she could not carry elegant Miss Irving as they styled her, was still off the coast waiting an opportunity to away any clothing or articles that the had always in demand, and poor Lennox at the bought—that if she had anything in the distance from which she kept him looked on "The Major-General calls on every man house owned by her before marriage to take almost heartbroken, varying between wrath,

"Yes, if you get it ready," said he. "Very well. I will write it now." Laura left the room, and Lennox stood moodily at the window. Presently Nannie

On the whole, the outlook for "the dollar of the daddies, is promising, and we fancy that Mr. Sherman, will, after a while be compelled to shell out his surplus shiners.

When all shoot at one mark, then the

readered during the time of such failing.

CHAPTER 65-ATTORNEYS AT LAW.

attorney, before a judge of the supreme process. court, a circuit judge, chancellor, circuit or

district of the state, nor any state board or Shall not be quashed or abated for want of maintained by the state; nor any state, form, if it contains the substantial matters character, shall be required to give security 6 1430. Code 1871, is so amended as to for costs." * 8 2366.

ty." § 2422. "I do selemnly swear that, because of my | \$ 1434, Code 1871, is also amended so as

of the action or final judgment on the merits. obtained the benefit of the judgment in his favor for damages and comes, as aforesaid, he shall have execution of said judgment in his trial on the merits, and on such trial the defendant did not avail of his judgment

By the supreme court, or a circuit court, as as garnishees, shall be sufficient. 3 2443-4. head. Considerable numbers of sheep are

is adopted. It does not differ in substance bond, but the property attached shall not no matter who owns it. On the western thereby be replevied, and a trial of the right of property shall not be had until after judgment in favor of the plaintiff in rich island, with splendid pasturage, almost Handy. Delivered to the Hancock

The following is in lieu of sections 1466 The northern parts of the seacoast counties WORDS OF WISDOM AND OF ELOQUENCE. are high pine ridges, with hills, and clear, bold creeks. Nearly all of this region is Canton Citizen.] public land, and the population is very sparse. Along the highways, the houses are tation extended by the Hancock and Eng-

field for one or two more good lawyers on stood that when my turn comes, I am althis seacoast. But they must be good law- ways ready and willing to answer at roll yers, able, shrewd, manly, and brave, who call

I have never anywhere known a new law- any new or instructive narration of politi sniff danger to their practice, in his coming. no longer within the limits of our loved A new comer is everywhere at a disadvan-Southland, and above all I congratulate you tage, and unless he is able and resourceful, that the Ides of November are rapidly they will freeze him out, or keep him back. approaching, when we trust to elevate to

narks. I do not mean to be understood as time allotted me to-night, an elaborate representing this seacoast, as a paradise, or an Eldorado to which everybody should canvass. such defendant when stated; and, in lieu of ment, or injury. I have seen, in my travels, vacated. It is notorious that he has held publication, such notice shall be posted one nearly all of this continent, and nowhere this position in violation of every principle have I seen a paradise, nowhere have I seen known to the Constitution, and the stolen a place without disadvantages and curses, goods delivered to him will long be remem-The defendant may file an affidavit as well as blessings. Some places are betterwersing the grounds of attachment and ter than others, but a kind and just Provious files country. bered by the honest and intelligent masses The important question then to be settled be inhabited, has everywhere inseperably, is who will we elect? Who shall fill the seat honored by Washington, Adams, Jefferson mixed good and evil together. Success in the business of life, whatever it may be, and Jackson? Who will the people have to depends far more on the man than the land, fill the White House, lately dishonored and

Though only a few days have passed since The Clarion published my first letter, I am already receiving a flood of letters from interior Missiasippi containing inquiries, and the fact that it was impossible to cover the subject in a single letter, induced me to send you a second. I give one of these letters as a fair sample of the others, and because it contains inquiries of great interest to most persons who contemplate either investment, or removal to the seacoast.

A cattle king and rich enough without the pecan trees. Thousands of others here, induced so others here, induced so the similar fortunes slip away by not having the grip to take hold of the opportunity. But it is not yet too late. There are thousands of fortunes lying around loose for tunity. But it is not yet too late. There are thousands of fortunes lying around loose here, only awaiting men of brains, forecast, and energy to take them in. Of course, suped and lazy men will not thrive here, or do they thrive anywhere. With the time and space pow at my command, I cannot give further details.

I have only a word more. Either a money the right of elective franchise. I have his

I have only a word more. Either a money the right of elective franchise. I have his investment, or a removal to a new home, speech. It is full of denunciation and bitare very grave interests, and not to be made | terness, and demanding the harsheet meas-"Your open letter in THE CLARION has without caution and intelligence. Don't ures, when the South was crushed and Would it be an easy matter for a man with the money to buy 1,000 sheep? What here and see for yourself. If there is a would they coet per head? What is the colony of you, send your head man down to

revered wherever civil and religious liberty But if you think of coming, come at is enjoyed. The distinguished patrict and is enjoyed. The distinguished patric

neral order was issued by Generaler, on the 17th September, in the

the reverse side, Sabine Pass. September 8.

and those few reside in the city of Houston, said Ray. "And see here, Nannie, I want to And on the 8th, the following dispatch vas received:

Sabine Pass, Sept. 8—11:30 A. M.

And on the 8th, the following dispatch battle in which they participated on the memorable 8th of September, 1863.

And on the 8th, the following dispatch battle in which they participated on the memorable 8th of September, 1863. ity and one of the survivors of the Davis the number."

ATTACHMENTS BY NON-RESIDENTS.

Sections 1479-1471, Code 1871, authorizSections 1479-1471, Code 1871, authorizSectio

"But it was difficult, even when he drew near, to see in the stylish, stately lady,

from no duty his country may impose. All this and these I find centered and harmonious. It blended in Gen. Hancock—a soldier who holds the law above his sword, and a statesman who would draw his soldiers' sword to whold the law. somewhere.

"Laura, how have you changed Nannie

"Oh, I don't know," was the savage re-You can take a note to George for me?"

HAPPINESS is like a sunbeam, which the

gods join in the combat.-Ralph Walde